## UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA GREENVILLE DIVISION

CR-MERC, LLC; AND ROSEN-WT MANAGEMENT, LLC,	) ) )
Plaintiffs,	) C/A No. 6:05-CV-2152-GRA
vs.	AMENDMENT TO ORDER ON DEFENDANT'S
BMW MANUFACTURING CO., LLC f/k/a BMW MANUFACTURING CORP.,	) MOTION TO CERTIFY ) QUESTION ) (Written Opinion)
Defendant.	) )

On January 12, 2007, this Court filed an Order denying Defendant's Motion to Certify. An error appears on page 4 of that Order. In the first full paragraph on page 4, the first sentence reads as follows: "South Carolina law of tortious interference has never adopted the Stranger Doctrine, but has consistently provided protection to all third parties of a contract from the tort. *Ross v. Life Ins. Co.*, 273 S.C. 764, 766, 259 S.E.2d 814, 815 (1979)." The phrase "third parties" was erroneously included and should be deleted. The sentence should instead read: "South Carolina law of tortious interference has never adopted the Stranger Doctrine, but has consistently provided protection to all parties of a contract from the tort. *Ross v. Life Ins. Co.*, 273 S.C. 764, 766, 259 S.E.2d 814, 815 (1979)."

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The Court hereby AMENDS the original Order on Defendant's Motion to Certify Question.

IT IS SO ORDERED.

G. Ross Anderson, Jr.

UNITED STATES DISTRICT JUDGE

En Galvern

January 16, 2007

Anderson, South Carolina